



## APPLICATION FOR ACCESS TO AFSA'S B2G INTEGRATION ENVIRONMENT

### How your information will be used

The information you are required to provide on this form is collected for the purpose of facilitating your use of AFSA web services. The Australian Financial Security Authority has a privacy policy at [www.afsa.gov.au/privacy](http://www.afsa.gov.au/privacy) that provides information regarding the collection, storage, use and disclosure of personal information, including how you may: (i) access your personal information; (ii) seek to have that information corrected; and (iii) complain if you feel your privacy has been breached, along with information on how your complaint will be dealt with.

### Applicant details

Applicant (full legal entity name)

ABN

Authorised representative

Position

Phone

Email

The Applicant requests access to and use of AFSA's B2G Integration Environment and acknowledges that such access and use is subject to the Terms and Conditions (overleaf).

Signature of authorised representative

Date (DD/MM/YYYY)

### Application details

Please select the service you require access to

- National Personal Insolvency Index (NPII)
- Debt agreements
- Personal Insolvency Reporting Service (PIRS) \*credit reporting and licensing organisations only

## AFSA B2G Integration Environment Terms and Conditions

### Definitions

“**AFSA B2G Services**” means published AFSA web services.

“**B2G Client**” refers to a party interacting with AFSA via a B2G Client System and includes where the context admits, the employees, agents and subcontractors of the B2G Client.

“**B2G Client System**” means software that makes requests and receives responses from published AFSA web services.

“**we**”, “**our**” and “**us**” means the Australian Financial Security Authority (AFSA).

“**you**” and “**your**” means the B2G Client.

1. Access to and use of the B2G Integration Environment is made available to you to assist your development and testing of your B2G Client System.
2. You shall bear all connection and integration costs to gain access to AFSA B2G services and AFSA shall not be responsible for any of these costs.
3. You must accept and comply with these conditions, [AFSA's online Terms and Conditions](#) and all other requirements we may advise you of to enable your access and use of AFSA's B2G services.
4. To the extent of any inconsistency between a provision in this document and AFSA's online Terms and Conditions, the provision in this document will prevail.
5. You must comply with all requirements specified in the AFSA Web Services Gateway Guide and the Message Implementation Guides corresponding to the services supported by your client software.
6. You are responsible for access to the B2G Integration Environment via your account
7. You must ensure your B2G Client System or the use of your B2G Client System does not modify or misuse AFSA B2G services in any way.
8. If AFSA detects any intrusion at the AFSA site that originated from your client software, AFSA shall advise you, and you must take immediate remedial action. If the problem is not rectified to AFSA's satisfaction, this may result in termination of access.
9. AFSA may suspend or terminate access to the B2G Integration Environment at any time.
10. You are strongly advised not to use production data in the B2G Integration Environment. Any data provided by AFSA in the B2G Integration Environment will be test or fictional data.
11. You acknowledge that the B2G Integration Environment will only have the functionality as outlined in the relevant Testing Guide and that some functions of the Production Environment may be absent or provided as a simulation or mock only.
12. You acknowledge that access to and use of the B2G Integration Environment is not a formal test cycle and will therefore be managed accordingly.
13. AFSA may modify B2G operation schemas at any time. AFSA will use web service versioning where possible to provide a reasonable transition period for the Client. Change will be managed as per AFSA's published web services versioning policy.
14. AFSA will not be liable for any loss or damage to B2G Clients in respect of any modifications made either directly or indirectly to AFSA B2G services.
15. The B2G Integration Environment is made available to you 'as is' and 'as available' only and, to the extent permitted by law, without any representation or warranty of any kind (including in respect to fitness for purpose) and we shall have no liability to you no matter how arising (including as result of any negligence on our part) in relation to any matter relating to your decision to develop your systems and procedures, or any information provided by us in respect to any matter relating to the B2G Integration Environment.